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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/057,749	04/09/1998	MALCOM B. STRANDBERG	DAVOX-144XX	6738
28452 7	590 11/21/2003		EXAMINER	
BOURQUE & ASSOCIATES, P.A.			TIEU, BENNY QUOC	
835 HANOVER STREET SUITE 303			ART UNIT	PAPER NUMBER
MANCHESTER, NH 03104			2642	29
			DATE MAILED: 11/21/2003	3

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)	Applicant(s)			
Office Anti-ou Occurrence	09/057,749	STRANDBER	STRANDBERG, MALCOM B.			
Office Action Summary	Examiner	Art Unit				
	Benny Q. Tieu	2642				
The MAILING DATE of this communication a Period for Reply	ppears on the cover s	heet with the correspondence	ce address			
A SHORTENED STATUTORY PERIOD FOR REP THE MAILING DATE OF THIS COMMUNICATION  - Extensions of time may be available under the provisions of 37 CFR after SIX (6) MONTHS from the mailing date of this communication.  - If the period for reply specified above is less than thirty (30) days, a relif NO period for reply is specified above, the maximum statutory perions Failure to reply within the set or extended period for reply will, by state.  - Any reply received by the Office later than three months after the mail earned patent term adjustment. See 37 CFR 1.704(b).  Status	l.  1.136(a). In no event, however  toply within the statutory minim  d will apply and will expire SI  ate, cause the application to b	er, may a reply be timely filed  num of thirty (30) days will be considered  X (6) MONTHS from the mailing date of secome ABANDONED (35 U.S.C. § 133	this communication.			
1) Responsive to communication(s) filed on 25	<u>August 2003</u> .					
2a)⊠ This action is <b>FINAL</b> . 2b)□ Thi	is action is non-final.					
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.						
Disposition of Claims						
4) Claim(s) 1-6,8-10,13 and 14 is/are pending in 4a) Of the above claim(s) is/are withdr 5) Claim(s) is/are allowed.  6) Claim(s) 1-6,8-10,13 and 14 is/are rejected.  7) Claim(s) is/are objected to.  8) Claim(s) are subject to restriction and Application Papers  9) The specification is objected to by the Examination The drawing(s) filed an is/are; a) are subjected to by the Examination The drawing(s) filed an is/are; a)	awn from considerat  /or election requirem  ner.	ent.				
10) The drawing(s) filed on is/are: a) a		· ·				
Applicant may not request that any objection to the Replacement drawing sheet(s) including the corre	= : :		· ·			
11) The oath or declaration is objected to by the I						
Priority under 35 U.S.C. §§ 119 and 120						
12) Acknowledgment is made of a claim for forei  a) All b) Some * c) None of:  1. Certified copies of the priority docume.  2. Certified copies of the priority docume.  3. Copies of the certified copies of the pri application from the International Bure  * See the attached detailed Office action for a lis  13) Acknowledgment is made of a claim for domes since a specific reference was included in the f  37 CFR 1.78.  a) The translation of the foreign language p  14) Acknowledgment is made of a claim for domes reference was included in the first sentence of	nts have been received in the have been received in the have been received in the current of the certified copestic priority under 35 in the certified copes in the sentence of the service of the servic	red. red in Application No e been received in this Nation i)). ies not received. U.S.C. § 119(e) (to a provision an Application or in an Application of the specification	onal Stage ional application) ition Data Sheet. ince a specific			
Attacriment(s)  1)   Notice of References Cited (PTO-892)	41 🗆 In	terview Summary (PTO-413) Pape	r No(s).			
2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449) Paper No(s)	5) 🔲 N	otice of Informal Patent Application				

#### **DETAILED ACTION**

### Claim Rejections - 35 USC § 103

- 1. The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.
- 2. Claims 1, 3-6, 8-10, 13 and 14 are rejected under 35 U.S.C. 103(a) as being unpatentable over Dezonno et al. (U.S. Patent No. 6,282,284) in view of Srinivasan (U.S. Patent No. 5,185,782), and Sutton (U.S. Patent No. 4,143,243).

Regarding claims 1 and 10, Dezonno et al. teach a method and system for establishing voice communications between a computer user and an agent of a business over a computer network. The computer user is offered a callback at time of the user choice correspond to a request from the user. The system as taught by Dezonno et al. includes a computer network interface and an automated dialer system. The automated dialer system comprises a call back campaign manager, a call scheduler, and a telephone number dialer (see entire patent). Dezonno et al. further teach that ACD detects when the user the call, as distinguished from an automated answering machine, a busy signal or no answer (column 5, lines 11-21). It should be noticed that when the user uses the telephone line, it is inherent that the user is proximate an origin point of the telephone line. Dezonno et al. differ from the claimed invention in that Dezonno et al. fail to teach the feature of immediately redial in case a line of a telephone number to be dialed is busy. However, Srinivasan teaches a system and method wherein if a call does not get through,

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the arrangement repeatedly periodically repeats placing of the outgoing call (redial), until the call gets through (Abstract, lines 14-16). The difference is that Srinivasan teaches redialing periodically rather than immediately. However, immediately and continuously redialing a busy line is a well known feature in the art of telecommunications. For example, Sutton teaches a telephone set which will automatically redial a telephone number after a busy signal has been received and continues redialing that number until the party being called answers, or until a predetermined number of attempts have been made (Abstract). Modifying periodically redialing into immediately and continuously redialing lies under a normal capability of a skilled person in the art of telecommunications. Since Dezonno as well as Srinivasan teach the system and method concerning a call center, they could be combined by a skilled person in the art. In addition, Sutter and Srinivasan are related by a telecommunication system, a person skilled in the art would use the teachings of Sutter into Srinivasan. Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to incorporate the use of immediately and continuously redial as taught by Srinivasan and Sutter into the system and method as disclosed by Dezonno in order to allow a customer using a data network to be called back by an available agent of a call center, and in case the line of the customer is busy, the call is immediately and continuously redialed until the call is answered by the customer.

Regarding claim 3, Dezonno et al. further teach the computer network interface interfaces the computer network to agent terminals connected to the automated dialer system (Fig. 1).

Regarding claim 4, see Dezonno et al., column 5, lines 41-54.

Regarding claim 5, see Dezonno et al., column 6, line 17.

Regarding claim 6, see Dezonno et al., column 4, lines 60-64.

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Regarding claims 8 and 9, Dezonno et al. fail to teach the call back data is transmitted over a global computer network using a CGI script or a JAVA language script. However, this is a design choice and lies fully under a capability of a person skill in the art.

Regarding claim 13, see Dezonno et al., column 5, lines 6-10.

Regarding claim 14, Dezonno et al. further teach the method wherein the call back data includes at least one time to be called back, wherein at least one of the telephone numbers is scheduled according to the time to call back (column 4, lines 10-29).

3. Claim 2 is rejected under 35 U.S.C. 103(a) as being unpatentable over Dezonno et al. in view of Srinivasan, and Sutton as applied to claim 1 above, and further in view of Szlam et al. (U.S. Patent No. 5,828,731).

Regarding claim 2, Dezonno et al., Srinivasan and Sutton fail to teach the system wherein the predictive dialer includes a call pacer that paces dialing of the telephone numbers according to a call pacing algorithm. However, Szlam teaches an apparatus for non-offensive termination of an outbound call wherein the call pacing algorithm be adjusted to err on the side of calling too many parties rather than too few parties in order to maximize the utility of the agents. Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to incorporate the use of pacing algorithm as taught by Szlam into the system as disclosed by Dezonno et al., Srinivasan and Sutton in order to maximize the utility of the agents.

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## Response to Arguments

4. Applicant's arguments filed August 25, 2003 have been fully considered but they are not persuasive. In response to applicant's argument that there is no suggestion to combine the references, the examiner recognizes that obviousness can only be established by combining or modifying the teachings of the prior art to produce the claimed invention where there is some teaching, suggestion, or motivation to do so found either in the references themselves or in the knowledge generally available to one of ordinary skill in the art. See *In re Fine*, 837 F.2d 1071, 5 USPQ2d 1596 (Fed. Cir. 1988) and In re Jones, 958 F.2d 347, 21 USPQ2d 1941 (Fed. Cir. 1992). In this case, Dozonno et al. teach a method and system for calling back a computer user who requests a call back at a specified time or immediately (Fig. 3). Dozonno et al. teach the feature that the ACD detects a busy signal if the computer user is using the line, but Dozonno et al. fail to teach repeat dialing if the busy signal is detected. Srinivasan supports the feature where the call center periodically redialing if the line is busy. Sutton supports immediately and continuously redialing until the call is answered by a customer. Therefore, the Examiner believes that applying immediately and continuously redialing until the call is answered by a customer in a call center is in the knowledge generally available to one of ordinary skill in the art.

#### Conclusion

5. Any response to this action should be mailed to:

Box AF

Commissioner of Patents and Trademarks

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Washington, D.C. 20231

OR Hand-delivered responses should be brought to:

Crystal Park II, Sixth Floor (Receptionist)

2121 Crystal Drive

Arlington, VA 22202.

6. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

7. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Benny Q. Tieu whose telephone number is (703) 305-2360. The examiner can normally be reached on Monday-Friday: 6:30AM - 5:00PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Ahmad Matar can be reached on (703) 305-4731. The fax phone numbers for the organization where this application or proceeding is assigned are (703) 872-9314 for regular communications and (703) 872-9314 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 305-4700.

BENNYTIEU PRIMARY EXAMINER

Berry Q. Tien

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